should specify the method of shipment on the SF-122.

§ 3200.9 Accountability and record keeping.

USDA requires that Federal excess personal property received by an eligible institution pursuant to this part shall be placed into use for a research, educational, technical, or scientific activity, or for a related purpose, within 1 year of receipt of the property, and used for such purpose for at least 1 year thereafter. The institution's property management officer must establish and maintain accountable records identifying the property's location, description, utilization and value. To ensure that the excess personal property is being used for its intended purpose under this part, compliance reviews will be conducted by an authorized representative of USDA. The review will include site visit inspections of the property and the accountability and record keeping systems.

§ 3200.10 Disposal.

When the property is no longer needed by the institution, it may be used in support of other Federal projects or sold, and the proceeds used for research, educational, technical, and scientific activities, or for related programs of the recipient institution.

§ 3200.11 Liabilities and losses.

USDA assumes no liability with respect to accidents, bodily injury, illness, or any other damages or loss related to excess personal property transferred under this part.

PARTS 3201-3299—[RESERVED]

W. R. Ashworth,

Director, Office of Procurement and Property Management.

[FR Doc. 98–28542 Filed 10–26–98; 8:45 am] BILLING CODE 3410-PA-P

NUCLEAR REGULATORY COMMISSION

10 CFR Part 50

RIN 3150-AF41

Financial Assurance Requirements for Decommissioning Nuclear Power Reactors: Correction

AGENCY: Nuclear Regulatory

Commission.

ACTION: Final Rule: correction.

SUMMARY: This document corrects a final rule appearing in the **Federal Register** on September 22, 1998 (63 FR 50465), that amended the Nuclear

Regulatory Commission's regulations on financial assurance requirements for the decommissioning of nuclear power reactors. The action is necessary to correct an omission and typographical errors.

FOR FURTHER INFORMATION CONTACT: Brian J. Richter, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington

Regulatory Commission, Washington, DC 20555–0001; telephone: 301–415–1978; e-mail; bjr@nrc.gov.

SUPPLEMENTARY INFORMATION:

§50.75 [Corrected]

- 1. On page 50481, first column, in $\S 50.75$, in the first sentence of paragraph (e)(1)(i), the words "decommissioning costs." should be corrected to read "decommissioning costs at the time termination of operation is expected."
- 2. On page 50481, second column, in the sixth sentence of paragraph (e)(1)(ii), the words "these methods" should be corrected to read "this method."
- 3. On page 50482, first column, in the first sentence of paragraph (e)(1)(vi), the reference to "paragraphs (e)(1)(I)-(iv)" should be corrected to read "paragraphs (e)(1)(i) through (v)."
- 4. On page 50482, first column, in the second sentence of paragraph (f)(1), the reference to "paragraph (e)(1)(ii)(C)" should be corrected to read "paragraph (e)(1)(v)."

Dated at Rockville, Maryland, this 21st day of October, 1998.

For the Nuclear Regulatory Commission.

John C. Hoyle,

Secretary of the Commission.

[FR Doc. 98–28710 Filed 10–26–98; 8:45 am] BILLING CODE 7590–01–P

THRIFT DEPOSITOR PROTECTION OVERSIGHT BOARD

DEPARTMENT OF THE TREASURY

12 CFR Chapter XV, Parts 1502, 1503, 10505, 1506, 1507

Repeal of Thrift Depositor Protection Oversight Board's General Regulations and Transfer of Authority of Regulations Related to Resolution Funding Corporation to the Secretary of the Treasury

AGENCY: Thrift Depositor Protection Oversight Board and Department of the Treasury.

ACTION: Final rule.

SUMMARY: Pursuant to the Homeowners Protection Act of 1998, the Thrift

Depositor Protection Oversight Board (the Board) will be abolished on October 28, 1998. On that date authority of the Board related to the Resolution Funding Corporation (Refcorp) is transferred to the Secretary of the Treasury. This rule repeals regulations of the Board that will not be needed after the Board is abolished and designates remaining regulations as regulations of the Department of the Treasury.

EFFECTIVE DATE: October 28,1998. **FOR FURTHER INFORMATION CONTACT:** Matthew Green, Office of Financial Institutions Policy, Department of the Treasury, (202) 622–2157.

SUPPLEMENTARY INFORMATION: The Board was established as the "Oversight Board," by section 21A(a)(1) of the Federal Home Loan Bank Act (12 U.S.C. 1441a(a)(1)), as added by the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 ("FIRREA"). The Board was renamed the "Thrift Depositor Protection Oversight Board" by the Resolution Trust Corporation Refinancing, Restructuring, and Improvement Act of 1991 (Pub. L. 102–233, sec. 302(a), 105 Stat. 1761, 1767).

The Board's principal duty was to oversee the Resolution Trust Corporation ("RTC"), which also was established by FIRREA. The principal duty of the RTC was to manage and resolve failing and failed thrift institutions. The Board was also responsible for the general oversight of the Refcorp, which was established by FIRREA to fund the operations of RTC. To fund the RTC, Refcorp issued debt obligations, which will remain outstanding until they mature. Although the RTC was abolished on December 31, 1995, the Board has continued to carry out its other responsibilities, including those with respect to Refcorp.

To carry out its duties and responsibilities, the Board promulgated general regulations relating to the Freedom of Information Act, the Privacy Act, employee responsibilities and conduct, and contractors. These rules are found at 12 CFR Chapter XV, Subchapter A. The Board also promulgated rules relating to Refcorp and its debt obligations. These rules are found at 12 CFR Chapter XV, Subchapter B.

Because Refcorp will continue to exist until its debt obligations are retired section 14 of Public Law 105–215 transferred to the Secretary of the Treasury, effective October 28, 1998, the Board's authority and duties with respect to Refcorp (see sections 21Å(a)(6)(I) and 21B of the Federal Home Loan Bank Act). Because Public Law 105–216 did not transfer to the